

THE DAILY KENTUCKY YEOMAN.

VOL. IX.

BUSINESS CARDS.
JNO. E. HAMILTON,
Attorney & Counselor at Law,
N. E. COR. SCOTT AND FOURTH STS.,
COVINGTON, KY.

WILL practice in the counties of Kenton, Campbell, Pendleton, and Boone. Collections also made in the city of Cincinnati and county of Hamilton, State of Ohio. dec't w&t-wif

H. KELSEY.....LIGE ARNOLD,
KELSEY & ARNOLD,
ATTORNEYS AT LAW,
NEW LIBERTY, KY.

WILL practice in the Courts of Owen, Carroll, Gallatin, Grant, and Henry counties. Collections in any of the above counties promptly attended to. dec'd w&t-wif

Ben. J. Monroe,
Attorney and Counselor at Law, and
General Land Agent,

LEAVENWORTH CITY, KANSAS.
WILL practice in all the Courts of the Territory, Collections made in all parts of the Territory, except Western Missouri, and remittances promptly made. Money invested and rents collected and remitted.

Office on South Delaware street, between Second and Third. 644 w&t-wif

Dr. John L. Phythian,
HAVING returned to Frankfort, offers his professional services to the people of the town and adjoining country. Office on St. Clair street, next door to the Yeoman Office. aug w&t-wif

A. J. JAMES,
Attorney and Counselor at Law,
FRANKFORT, KY.

Office on St. Clair street, near the Branch Bank of Kentucky. 1626 w&t-wif

JAMES P. METCALFE,
ATTORNEY AT LAW,
FRANKFORT, KY.

WILL practice in the Court of Appeals. Office on St. Clair street, over Drs. Sneed & Rodman's. 1626 w&t-wif

G. W. CRADDOCK.....CHARLES F. CRADDOCK,
CRADDOCK & CRADDOCK,
ATTORNEYS AT LAW,
Frankfort, KY.

OFFICE on St. Clair street, next door south of the Branch Bank of Kentucky. Will practice his law partnership in all the Courts held in the city of Frankfort, and in the Circuit Courts of the adjoining counties. Jan 19 w&t-wif

T. N. & D. W. LINDSEY,
ATTORNEYS AT LAW,
Frankfort, KY.

WILL practice Law in all the Courts in Frankfort and the adjoining counties. Office on St. Clair street, four doors from the bridge. dec'11 w&t-wif

JOHN A. MONROE,
ATTORNEY AND COUNSELOR AT LAW
FRANKFORT, KY.

WILL practice Law in the Court of Appeals, in the Franklin Circuit Court, and all other State Courts held in Frankfort, and will attend to the collection of debts for non-residents in any part of the State.

He will act as Commissioner of Deeds, take the acknowledgments of deeds, and other writing to be used or recorded in our States, and as Commissioner under the laws of Congress, attend to the taking of depositions, affidavits, etc.

Office, "Old Bank," opposite Mansion House, nov 13 t.

P. U. MAJOR,
ATTORNEY AT LAW,
FRANKFORT, KY.

OFFICE on St. Clair street, near the Court-house. Will practice in the circuit courts of the 8th Judicial District, Court of Appeals, Federal Court, and all other courts held in Frankfort.

S. D. MORRIS.

ATTORNEY & COUNSELLOR AT LAW
FRANKFORT, KY.

PRACTICES in all the courts held in Frankfort and in the adjoining counties. He will attend particularly to the collection of debts in any part of the State. All business confined to him will meet with prompt attention.

Office on St. Clair street in the new building next door to the Branch Bank of Kentucky, over G. W. Craddock's office.

JOHN M. HARLAN,
ATTORNEY AT LAW,
Frankfort, Ky.

Office on St. Clair st., with James Harlan.

JOHN RODMAN
ATTORNEY AT LAW,
ST. CLAIR STREET,

Two doors North of the Court-house. 53 st. Frankfort, Ky.

E. A. W. ROBERTS,
ATTORNEY AT LAW,
FRANKFORT, KY.

WILL practice in the Franklin Circuit Court, and in the courts of the adjoining counties.

Office east side of St. Clair street, next door to Mr. Harlan's office. Jan 19 t.

GEORGE E. ROE,
ATTORNEY AT LAW,
GREENUPSBURG, KY.

WILL practice law in the counties of Greenup, Lewis, Carter, and Lawrence, and in the Court of Appeals. Office on Main street, opposite the Court-house. Jan 19 t.

JOHN M. McCALLA,
Attorney at Law, and General Agent,
WASHINGTON CITY, D. C.

WILL attend particularly to SUSPENDED and ELECTED CLAIMS—where based upon the want of official records.

CAPITAL HOTEL,
R. C. STEELE, Proprietor,
Frankfort, Ky.

May 22, 1859. ff

H. WHITTINGHAM,
Newspaper and Periodical Agent,
FRANKFORT, KY.

CONTINUES to furnish American and Foreign Weeklies, Monthlies, and Quarterlys, on the best terms. Advance Sheets received from twenty-four Publishers. Back numbers supplied to complete sets.

B. F. DINKLE.

BEGS to inform his friends, and citizens of Frankfort and surrounding counties generally, that he is prepared to execute all descriptions of House, Sign, and Fancy Painting, in the best style, and on moderate terms.

He is intended to be in town and country, and satisfied in all cases. Orders left at the hardware store of Mr. John Hall, next door to the Farmers' Bank, will receive the most prompt attention. Jan 11 w&t-wif

EGERT & WRIGHT,
House, Sign, and ORNAMENTAL PAINTERS
all the late and fashionable styles, Graffiti, Varnish, and Polishing; Gilding Zinc, Oriental and Egyptian Painting, Signs, Pictures, Prints, all work done in the best manner, and on the most reasonable terms. All orders promptly attended to. Shop on Main street, Frankfort, Ky. mn24 w&t-wif

Wall Paper and Cutlery.
New Styles of the above articles, just received at

LOUISVILLE ADVERTISEMENTS.

NEW MUSIC HOUSE!

WM. MCARRELL,
MUSIC PUBLISHER
AND DEALER IN

PIANOS, MELODEONS
BOUND AND SHEET MUSIC,
Musical Instruments and Musical Merchandise

Generally,

No. 474 JEFFERSON STREET,

NORTH SIDE, BETWEEN THIRD AND FOURTH,

LOUISVILLE, KY.

HAVING JUST OPENED A NEW
MUSIC HOUSE in this city, I beg
leave to inform the acquaintance of my friends
that it is entirely new, and has been selected
with great care. It shall be my aim to keep constantly

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DAILY KENTUCKY WOMAN.

PRINTED AND PUBLISHED BY
S. I. M. MAJOR & CO.,
ST. CLAIR ST., OPPOSITE THE COURT HOUSE

TUESDAYS.

One copy per annum, in advance..... \$4.00

FRIDAY.....JANUARY 20, 1860.

DAILY AND WEEKLY YEOMAN.—We will furnish the Daily Yeoman for the remainder of the session at \$1 per copy, and the Weekly for the same time at fifty cents.

Extra copies of the Daily or Weekly can be had on application at the office, or to our reporters in the Senate or House. Price—Daily \$2 per hundred—Weekly \$1.

METCALFE'S REPORTS.—The first volume of Metcalfe's Reports of decisions of the Court of Appeals of Kentucky is bound and ready for delivery, and may be had at the Reporter or at either of the book stores in Frankfort. Price \$5 per volume. Persons wishing a volume sent by mail may remit the price and it will be forwarded postage paid. —233 ff.

TO LAWYERS.—Our facilities for job printing are equal to any office in the West, and we are prepared to do all kinds of job work at the shortest notice. Lawyers' briefs, legal cards, blanks, &c., printed in the neatest styles and at prices as low as they can be made anywhere.

Judge Moore's Speech.

According to appointment, Hon. J. W. Moore addressed the people in the Hall of the House of Representatives on Wednesday evening last. The speech, although not a long one, was a complete vindication of the position of the Democratic party upon the great question of the day. He maintained in a masterly manner, the doctrines advocated by Gov. Ogle the last summer, and by Hon. J. C. Breckinridge in his late speech, being substantially the position embraced in the resolutions of the Democratic State Convention. His appeals in behalf of the Union and the maintenance of Southern rights were eloquent and impressive, whilst he demonstrated that there were to be secured by the union of the Democratic party North and South. Judge Moore, as we have learned, is among our ablest men and orators, and we only regret that every one could not hear his speech, and be animated by the noble and patriotic sentiments which fell from his lips. We predict for the Judge a future of eminence and usefulness. Such men as he can not long be spared in the public service.

Reaction.

Our Future Political Course.

Circumstances beyond our control have forced us to change the Indianan from a Republican to a Democratic paper. It is always pleasant even in private life to change one's course of action, but much more pleasant for a public journalist to be compelled to leave the party with which it has acted.

It was a remark we believe of Henry Clay, when changing his political course in some favor, that he would rather be right than President, and that he was never so old or wise but that he might not be wrong.

Nothing but sheer necessity has compelled us to make this change. We were raised a Whig, gave the last vote we ever gave for a Presidential candidate to a Whig (Gen. Scott) and acted with the Whigs as long as the party had an organization. In 1856, we had no voting residence and did not support either candidate. Since that time we have acted with the Opposition branch of the Republican party. Recent events, well known to the newspaper readers, have shown clearly that the most ultra views are to the left of the Republican party; that a sectionalism is but to be the Presidential candidate in 1860. We cannot consistently suppose such a candidate, and will not be forced by any political organization.

We acted with the Republican party because we supposed it was about to enslave the Abolition party, and take Conservative, national grounds. Since it has failed to thus act we cannot act with it. The Democratic party, we are aware, is cursed with a set of soreheads, disaffected disunionists, as well as the Republican party, but, as these control the action of the Republican party, and in spite of them the Democratic party still continues to take high national ground, we have no alternative but to act with the Democratic party.

We regard the present as the most critical period in our national existence. We have been led into war by the most unscrupulous and perfidious men banded together, going into a neighboring State, and putting to death peaceful citizens. And we have seen, also, leaders of a great party encircling those murderers as heroes, and casting the human heart; and it is a disregard of consistency that has enabled the present age to make such progress in every department of human exertion. On the other hand, it is a close adherence to this jewel that has bound the Chinese for twenty-five hundred years to the philosophy of Confucius, and made them regard any innovation upon this holy consistency as the utmost impiety. This is not the country and this is not the age in which to preach such folly; for our very institutions are anomalous, and were founded upon a total disregard of all precedent, and a heroic surrendering by our fathers of all political consistency, otherwise we should have remained a colonial dependency to this day, but would deserve as much respect as toads, who also are said to have jewels in their heads.

It will certainly be charged upon the editor of the Indianan, that his course of political complexion the result of corrupt motives; for whenever did you know a man besotted by "partizanism," to fail to judge others by their own standard, and, looking into their own corrupt or contracted hearts for motives that would impel themselves, are sure to ascribe these to another. There is no truer maxim in ethical science, than that "men judge others by themselves;" and whenever you see a man ready to attribute bad motives for the actions of other men, you may set it down as a demonstration, that that man's heart is bad. Yet so eager are men to blazon the fancied errors or crimes of others, that they neglect the prudential motives of self-concealment, and they are often judged themselves with the judgment they mete out to another. We do not pretend to know other than the avowed motives for the change of the Indianan; but, after laying aside every prejudice we may have in favor of our Democratic views, we cannot see how the motives it ascribes for its course will not be respected

to the same conclusion, and even to a denial of it. But all men are not equally as bad, who are equally as honest; and if we may take here and there an example from those whose position or preference gives publicity to their cause, as an indication of an undercurrent, that has not as yet agitated the surface, we should say there was a powerful *re-action* taking place at this time among many who have been seduced by the specious promises of Republicanism. Although this is the year of the struggle, the campaign itself has not yet opened, much less an array made of the different hosts, with their captains, and yet there is already a flight commenced from the Republican camp, which reminds us of that city of Destruction, which old John Bunyan saw, and which was to be overtaken by a terrible disaster.

If we have founded a rather long article upon this one example of repudiation of the Court of Appeals of Kentucky is bound and ready for delivery, and may be had at the Reporter or at either of the book stores in Frankfort. Price \$5 per volume. Persons wishing a volume sent by mail may remit the price and it will be forwarded postage paid. —233 ff.

To LAWYERS.—Our facilities for job printing are equal to any office in the West, and we are prepared to do all kinds of job work at the shortest notice. Lawyers' briefs, legal cards, blanks, &c., printed in the neatest styles and at prices as low as they can be made anywhere.

This bill I suppose is intended to invest Slavery "united in the Territories." This act necessarily gives the same question of power or jurisdiction over the subject matter. If slavery is to be in law, in fact, to prohibit it is to abolish it. If it does not exist, where is the need for legislation? But I do not stop to measure the wisdom of mere words, which may be used in different ways to serve different purposes.

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DAILY KENTUCKY YEOMAN.

KENTUCKY LEGISLATURE.

IN SENATE.

TUESDAY, JAN. 19, 1860.

Senate met at 9th o'clock, A. M., and was opened with prayer by Rev. Mr. LANCASTER, of the Catholic Church.

The Journal of yesterday was read by the Clerk.

COMMUNICATION FROM THE AUDITOR.

The SPEAKER laid before the Senate the report of the Auditor of Public Accounts to a resolution of the Senate.

Mr. ALEXANDER moved that the reading of the response be dispensed with, and that the same be printed. Adopted.

REPORT OF THE COMMITTEE ON INTERNAL IMPROVEMENT.

Mr. WALTON—An act to amend the charter of the Clark's Run and Salt River Turnpike Road Company. Passed.

Same—An act to incorporate the Cadiz and Cerulean Springs Turnpike Road Company. Passed.

Same—H. B.—An act to amend the charter of the Warsaw Turnpike Road Company; amended by the committee. Amendment adopted. The bill, as amended, was passed.

Same—H. B.—An act to amend the charter of the Stanford and Hall's Gap Turnpike Road Company. Passed.

Same—H. B.—An act to incorporate the Alexandria and Tibbitt's Cross Roads Turnpike Road Company. Amended by committee. Amendment adopted. The bill, as amended, was then passed.

Same—H. B.—An act to authorize the County Court of Marshall county to change the State road. Amended by the committee. Amendment adopted. The bill, as amended, was then passed.

Mr. BOLES—H. B.—An act to confirm and amend the act to incorporate the Lexington and Harrold's Mill Turnpike Road Company, and to change its name. Passed.

Same—H. B.—An act to change the State road from Paducah to Elizabethtown. Passed.

Same—H. B.—An act to revise and amend an act to incorporate the Lancaster and Sugar Creek Turnpike Road Company. Passed.

Same—H. B.—An act to enable the Bryant's Station Turnpike Road Company to borrow money to pay its debts. Passed.

Same—Amended H. B.—An act to revise and amend the charter of the Knob Lick Turnpike Road Company. Passed.

Same—H. B.—An act to incorporate the Iron Works Turnpike Road Company. Passed.

Same—H. B.—An act to establish a State road from Paducah to Murray. Passed.

Same—H. B.—An act to incorporate the Dry Ridge Turnpike Road Company. Passed.

Same—H. B.—An act to incorporate the Garland County and Wallace Mill Turnpike Road Company. Passed.

Same—H. B.—An act to incorporate the Green County and Taylor County Turnpike Road Company. Passed.

Same—H. B.—An act for the benefit of the Louisville and Frankfort Railroad Company. Passed.

Same—An act to repeal an act in relation to private ways in Bracken county. Passed.

Same—H. B.—An act to incorporate the Richmond and Tate's Creek Turnpike Road Company. Passed.

A MESSAGE FROM THE HOUSE.

The Clerk of the House asked leave to withdraw a bill passed by the House and reported to the Senate. Granted.

PRIVILEGED MOTION.

Mr. GRUNDY moved to reconsider the vote which the bill to extend State aid to railroads by which the bill was rejected yesterday. The motion was entered, but not voted upon.

MOTION TO SUSPEND RULES.

Mr. DAVIDSON moved to suspend the rules to enable the committee on Propositions and Grievances to report a bill. Adopted.

REPORT OF THE COMMITTEE ON PROPOSITIONS AND GRIEVANCES.

Mr. GRUNDY—An act to establish the county of Magoffin.

After considerable discussion between Messrs. Gibson, Davidson, Gillis, and Grover, The bill was rejected by the following vote:

YEAS—Messrs. Alexander, Boles, Cosby, Gibson, Gillis, Glenn, Bryan, Jenkins, Johnson, Lyon, Marshall McBrayer, Mc-Kee, Rhea, Wait—15.

NAYS—Messrs. Speaker, (Porter), Anthony, Andrews, Barrick, Bemer, Chambers, Cissell, Darnaby, Davidson, Dehaven, Denby, Fisk, Grover, Haycraft, Prall, Rust, Taylor, Walton, Whitaker—19.

MOTION TO SUSPEND RULES.

Mr. ANDREWS moved to suspend the rules to take up a House joint resolution. Adopted.

JOINT RESOLUTIONS.

Joint resolutions, originating in the House, accepting the invitation of the authorities of Louisville to a banquet in that city; also accepting the invitation of Capt. Z. Shirley, of the Louisville and Cincinnati Mail-line boat, to a steamboat excursion; and adjourning the Legislature from the 23d to the 25th inst.

The resolutions were then unanimously adopted.

Mr. FISK moved that the Speaker of the Senate be appointed to act in conjunction with the Speaker of the House, to notify the authorities of Louisville, and Capt. Shirley, of the acceptance of their invitations. Adopted.

A RESOLUTION.

Mr. READ having obtained the consent of the Senate offered a resolution instructing the committee on Banks to visit the banks in the city of Covington. Adopted.

LEAVE TO BRING IN BILLS.

Mr. PRALL, having obtained the unanimous consent of the Senate, asked leave to bring in the following bills:

A bill to amend article 14, of section 36, Revised Statutes. Revised Statutes.

A bill concerning motions against defaulting constables. Revised Statutes.

A bill to incorporate the Pittsburgh Female College. Education. Article 11, chapter 30, of the Revised Statutes. Revised Statutes.

A bill to repeal a portion of section 5, chapter 74, of the Revised Statutes. Agriculture and Manufactures.

Mr. HAYCRAFT—A bill concerning Elizabethtown. Circuit Courts.

APPORTIONMENT BILL.

Mr. FISK having obtained a consent, offered a bill apportioning representation.

Mr. RUST moved that the bill be read by title, and printed. Adopted.

Mr. BRUNER offered a minority report, and moved it be printed with the report just submitted. Adopted.

MOTION FROM THE GOVERNOR.

Hon. Thos. B. Monroe, Jr., Secretary of State, presented a message from the Governor, in writing, giving the titles of the bills signed and approved by the Governor; also, a list of Notaries Public appointed by the Governor, for the approval of the Senate.

REPORTS OF COMMITTEE ON INTERNAL IMPROVEMENT.

Mr. TAYLOR—An act to authorize the county court of Mason county to extend the charter of the Tickaboo Ridge turnpike road company. Passed.

Same—An act to incorporate the Paint Lick and Copper Creek turnpike road company. Passed.

Same—An act to incorporate the Buck Creek and Paint Lick turnpike road company. Passed.

MOTIONS TO SUSPEND.

Mr. ANDREWS having obtained the consent of the Senate, asked leave to bring in the following bills:

A bill for the benefit of W. Jeukins, of Daviess county. Select committee.

A bill for the benefit of the Ohio County Court. Select committee.

A bill for the benefit of the Circuit Court clerks of this Commonwealth. Finance.

A bill for the benefit of James Wilson, of Ohio county. Select committee.

A bill for the benefit of the Legal Clerks. Passed.

An act for the benefit of W. S. B. Megowan, sheriff of Jefferson county.

Mr. GILLIN offered to amend by inserting after "the Commonwealth," the words "J. B. Christian, sheriff of Todd county." Rejected.

The bill was then passed.

MOTION TO SUSPEND RULES.

Mr. RUST moved to suspend the rules, in order to take up the bill to establish the new county of Hampton. Rejected.

ORDERS OF THE DAY.

HOUSE OF REPRESENTATIVES.

TUESDAY, JAN. 19, 1860.

The House met at 10th o'clock, and was opened with prayer by Rev. Mr. LANCASTER, of the Catholic Church.

The Journal of yesterday was read by the Clerk.

COMMUNICATION FROM THE AUDITOR.

The SPEAKER laid before the Senate the report of the Auditor of Public Accounts to a resolution of the Senate.

Mr. ALEXANDER moved that the reading of the response be dispensed with, and that the same be printed. Adopted.

REPORT OF THE COMMITTEE ON INTERNAL IMPROVEMENT.

Mr. WALTON—An act to amend the charter of the Clark's Run and Salt River Turnpike Road Company. Passed.

Same—An act to incorporate the Cadiz and Cerulean Springs Turnpike Road Company. Passed.

Same—H. B.—An act to amend the charter of the Warsaw Turnpike Road Company; amended by the committee. Amendment adopted. The bill, as amended, was passed.

Same—H. B.—An act to amend the charter of the Stamford and Hall's Gap Turnpike Road Company. Passed.

Same—H. B.—An act to incorporate the Alexandria and Tibbitt's Cross Roads Turnpike Road Company. Amended by committee. Amendment adopted. The bill, as amended, was then passed.

After considerable discussion between Messrs. Alexander and Whitaker,

The amendment was rejected, by a vote of 19 to 11.

The question was then taken upon the amendment of Mr. Grover, requiring the Governor to subscribe \$150,000 of the proposed increased stock, at any time within two years, unless the Legislature otherwise directs.

After considerable discussion between Messrs. Alexander and Whitaker,

The amendment was rejected, by a vote of 19 to 11.

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"And we, the subscribers, the managers above named, do hereby agree that legal process served upon any member of our company, or upon any of our agents, shall be deemed and taken as given to the said Company and ourselves. Witness whereof, we have hereunto subscribed our hands this 11th day of April, A.D. 1856.

W. M. B. MINNOR, L.S.J. Rufus B. Kinsley, L.S.J.
J. M. Shoemaker, Clapp Spooner,
Goo. W. Cass, John Bingham,
J. Livingston, R. F. Adams,
J. A. G. C. F. C. C.

THE CITY OF PITTSBURGH,
County of Allegheny,
State of Pennsylvania:

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SAMUEL M. SHOEMAKER, Baltimore, Md.,
GEORGE W. CASS, Pittsburgh, Pa.,
JAMES M. THOMPSON, Springfield, Mass.,
CLAPPOON, Incorporated, Boston, Mass.,
JOHN BINGHAM, Philadelphia, Pa.,
RUFUS B. KINSLEY, New York, N. Y.

The persons interested as certis qui sunt are the officers of said Company, who will change from day to day, and of whom it is impossible to make an accurate statement; owing to the frequency of such changes.

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A. STATE.—RECEIVED, of the State of Kentucky, a copy of the Adams Express Company, made pursuant to the act of the Legislature of Kentucky, entitled, "An act concerning Express Companies," and numbered 751, declaring said Companies to be common carriers, and giving the right of way for the delivery of articles entrusted to their charge.

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